

EASTERN DISTRICT OF CALIFORNIA

JAN 1 5 2015

☐ Pretrial Services

			CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA
UNIT	ED STATES OF AMERICA	_	DEPUTY CLERK
	v.	Plaintiff,) 2:05-mj-00084-KJM)
ALEJ	ANDRO ORTIZ-SALAS,	Defendant.)) DETENTION ORDER))))
A.			18 U.S.C. § 3142(f) of the Bail Reform Act, the Court suant to 18 U.S.C. § 3142(e) and (I)
В.	reasonably assure By clear and convi	idant's detention beca be of the evidence that the appearance of the incing evidence that n	nuse it finds: It no condition or combination of conditions will defendant as required. To condition or combination of conditions other person and the community.
C.	contained in the Pretrial Se (1) Nature and Cir (a) The cr (b) The of (c) The of (d) The of (2) The weight of (3) The history and	ervices Report, and incumstances of the officient. If ense is a crime of violation of the ense involves a large the evidence against the evidence against the evidence against the eneral Factors: The defendant appearance of the eneral Factors: The defendant has the defendant has the defendant is reported by the eneral Factor of the eneral Fa	ense charged: S'BH(C) A BH(C) Defence. Detence. Dete

□ Defense Counsel

☐ Court/Original

□ U.S. Attorney

Whether the	e defendan	t was on proba	tion, parole, or release by a court;	
		At 1	the time of the current arrest, the defendant was on:	
			Probation	
			Parole	
			Release pending trial, sentence, appeal or completion of sentence	e.
	(b)	Other Facto		
		XX.	<u> </u>	
			The defendant is a legal alien and will be subject to deportation	if
			convicted.	
			Other:	_
				_
				_
(4) <u>Re</u>	<u>buttable Pr</u>	resumptions		_
/ In d	letermining	g that the defer	dant should be detained, the court also relied on the following reb	uttable
pre	sumption(s	s) contained in	18 U.S.C. § 3142(e), which the court finds the defendant has not	
reb	utted:			
×			ged is one described in § 3142(f)(1) viz.	
/			of violence; or	
			ise for which the maximum penalty is life imprisonment or death;	
	<u> </u>		olled substance violation that has a maximum penalty of ten years of	or
		more; or		
			and defendant previously was convicted of two or more of the of	fenses
			(A) through (C) above and	
			iously has been convicted of one of the crimes listed in subparagra	aph
	•	1)(A)-(C), abo		
			erred to in subparagraph (2) was committed while defendant was of	n
		elease pending	five years has elapsed since the date of conviction or release from	
			or the offense referred to in subparagraph (2).	
À			suse to believe that defendant committed an offense for which a	
		•	nprisonment of ten years or more is prescribed	
			Substances Act, 21 U.S.C. §§ 801, et seq.,	
			ubstances Import and Export Act, 21 U.S.C. §§ 951, et seq.,	
			ug Law Enforcement Act, 46 U.S.C. App. §§ 1901, et seq., or	
			18 U.S.C. §§ 924(c), 956(a), or 2332b.	
			18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 22	251 A
			$\mathcal{L}(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3),$,
			60, 2421, 2422, 2423, or 2425.	
Additional l			ov, _ :=-, _ :==, _ :==:	
		§ 3142(i)(2)-(4	1), the Court directs that:	
			to the custody of the Attorney General for confinement in a corre	ctions
			able, from persons awaiting or serving sentences or being held in	
custody pen		•	, ,	
			easonable opportunity for private consultation with his counsel; an	d
			he United States, or on request of an attorney for the Government,	
			cility in which the defendant is confined deliver the defendant to	
			e of an appearance in connection with a court proceeding.	
	,		1 Am	
	/ _ / m	- 0	- (M. V/Z)	
DATED: 🗸	[5	- H/S	THE TANK	
_		/	A DUTED STATES MACISTRATE HIDS	T

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